IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

DIC 1 6 2011

JUL CLERK

Y: DOW

UNITED STATES OF AMERICA,) CASE NO. 7:09CR00002) (CASE NO. 7:11CV80376)
vs.)) FINAL ORDER)
DORRAINE KAY COVINGTON,)) By: Glen E. Conrad) Chief United States District Judge
Defendant.)

In accordance with the accompanying memorandum opinion, it is hereby

ADJUDGED AND ORDERED

that this motion to vacate, set aside or correct the sentence, pursuant to 28 U.S.C. § 2255, is **DISMISSED** as untimely filed, and this action is stricken from the active docket of the court.

Based upon the court's finding that the defendant has not made the requisite showing of denial of a substantial right, a certificate of appealability is **DENIED**.

ENTER: This 15^{\bowtie} day of December, 2011.

Chief United States District Judge

Jan Cruso